

United States District Court for the Eastern District
of VA at Richmond, VA. 02134

Tyrone Hunt
(802) 546-1512
for PENN. Ave. site,
W. H. C. 20003 Plaintiff,

vs.
Former-President of the U.S.
William A. Clinton, et al.

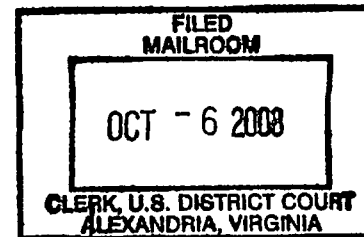
and
FALUN GONG, Plaintiff,

and
First (16) Amendment Right to
the U.S. Constitution, (1776-1789)

and
World Order,

and
World Order Violations,
Defendants,

Complaint
1. Jurisdiction of this Honorable Court is



Civil
Action

1101
1:08cv1050

LMB/TCB

pursuant to Title 42, Section 1983, U.S.C.,
Title 28, Section 1775, U.S.C., Title 28,
Section 1331 & 1332, U.S.C.

2. I am a citizen of the U.S.
3. I demand a Trial by a Jury on all the issues involved.
4. The amount in controversy exceeds \$75,000.00 dollars exclusive of interest and costs.

Statement of the Case,
Memoranda of Law,

1. The Plaintiff, and the First (14) Amendment
Right to the U.S. Constitution, (1776-1789),
and FALUN GONG and respectfully states that
N.Y.C., one (1) city, out of a state of N.Y.C.
and one (1) of fifty (50) states in this nation,
(U.S.A.), that has and is in violation of the
First (14) Amendment Right to the U.S. Constitution,
(1776-1789), the FALUN GONG and its spiritual

(9)
 Condemnation as opposed to all other
 heqilius, etc, of this Nation, (U.S.A.),
 Note: Lee: President of the U.S., William A.
Clinton, et. al., lodged in the
U.S.C. for the D.C. Cir. and the
World Order, Violations placed
upon Falun Gong and its truth,
 of the spiritual up-lift, of the
 Chinese People, as human beings,
 as all other humans and their heqilius
 context, of the in accordance to the
First (1st) Amendment Right to the
U.S. Constitution, (1776-1789), and
 now, as, up-to-date-of-the-alleged
 (2008), as far gone conclusions of
 Dictators (Haiti, Declaration of Independence,
 07-7058: 07-06-649: U.S. Dictator
the D.C. and U.S.C. for the D.C. Cir.)

[4]

Not: To Protect, defend, and to preserve,
the U.S. Constitution, (1776-1789-)
and the Declaration of Independence
and its elimination and abolishment.

See: Hult v. Clinton, et al. '07-5014; '07-cv-00039;
losged in the U.S. D.C. for the D.C. U.S. Ct. for
the D.C. Cir.

So therefore, the Plaintiff respectfully states
 that pursuant to Article IV Section 4, of the
and the real meaning and purpose of the
First (1st) Amendment Right to the U.S.
Constitution, (1776-1789-), that this
 defendant, et al. he compels before the Plaintiff,
 and the Chinese People, and the
 concerned American People of this world.
gross violation, / See: Hult v. U.S. Dist. Ct. for
the D.C. Cir., 6/24/07 (see) and its need
governmental apology. / See: The Fifth (5th)
Amendment Right to the U.S. Constitution, (1776-1789)

(5)
and its compliance in favor the
Plaintiff's.

Memoranda of Laws
1. See: U.S. Constitution, (1776-1789-)
See: World ORDER, Violations by 1A10
defendants, et. Al

Relist.
1. The Plaintiff seeks the immediate,
and urgent, world, national, etc,
First (1st) Amendment Right to the
U.S. Constitution, (1776-1789-),
siring of the relentless spiritual killings
of millions of Chinese people
that could have been easily prevented,

Attorney at Law,
Plaintiff to Title 18
Section 1915, U.S.C.

In Tyone H. H. the Plaintiff, and through,
Haines v. Turner (1972), and respectfully states

that ~~Because~~ of my poverty, that I am unable to pre-pay the ipid costs & fees for the filing of the foregoing complaint, that I am unable to give security for the same, that I believe that I am entitled to the relief that I now seek.

Verification of service.

I, Tyone Hunt, the Plaintiff, and through, Haines v. Kerner, (1970), and respectfully states that I have upon this 28th day of Sept. 08, have sent the foregoing complaint, to the U.S. Dist. Ct. for the D.C., to make service upon the D.H. for the Defendants, et al.

Respectfully submitted,
Tyone Hunt
 (Plaintiff)
Haines v. Kerner
(1970)